Casces 3:04-04-521352/3RWRWD 6000 cm emetr8:283 Fileed 004/0190/2000 7 Page 3 eo fi 5 of 5

1 2 3 4 5 6 7 8	SEDGWICK, DETERT, MORAN & ARNOLD L STEVEN D. WASSERMAN Bar No. 88291 GAYLE L. GOUGH Bar No. 154398 ERIK R. SEIDLITZ Bar No. 237535 One Market Plaza Steuart Tower, 8th Floor San Francisco, California 94105 Telephone: (415) 781-7900 Facsimile: (415) 781-2635 steven.wasserman@sdma.com gayle.gough@sdma.com Attorneys for Third-Party Defendant PACIFIC SECURED EQUITIES, INC. dba INTERCARE INSURANCE SERVICES (erroneously sued and served as	LP
9 10	"Intercare Insurance Services, Inc.")	
11	UNITED STATES D	ISTRICT COURT
12	NORTHERN DISTRIC	T OF CALIFORNIA
13		
14 15 16 17 18 19 20 21 22 23 24 25 26 27	CITY AND COUNTY OF SAN FRANCISCO, Municipal Corporation; SAN FRANCISCO MUNICIPAL RAILWAY; PEOPLE OF THE STATE OF CALIFORNIA, by and through DENNIS J. HERRERA, City Attorney for the City and County of San Francisco, Plaintiffs, v. CAMBRIDGE INTEGRATED SERVICES GROUP, INC., AND DOES 1 TO 100, Defendants. CAMBRIDGE INTEGRATED SERVICES GROUP, INC., Third-Party Plaintiff, v. INTERCARE INSURANCE SERVICES, INC., Third-Party Defendant.	STIPULATION TO EXTENSION OF TIME WITHIN WHICH THIRD-PARTY DEFENDANT PACIFIC SECURED EQUITIES, INC. DBA INTERCARE INSURANCE SERVICES' MAY FILE ITS SUPPLEMENTAL BRIEF PURSUANT TO THE COURT'S APRIL 2, 2007 ORDER; [TROPOSED] ORDER THEREON Dept: Courtroom 6, 17th Floor Before: Chief Judge Vaughn R. Walker
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Case No. C04 1523 VRW

1	Pursuant to Local Rule 6-2(a), plaintiffs the City and County of San Francisco, San	
2	Francisco Municipal Railway, and the State of California (collectively "Plaintiffs"), third-party	
3	plaintiff Cambridge Integrated Services Group, Inc. ("Cambridge") and third-party defendant	
4	Intercare Insurance Services, Inc. ("Intercare"), by and through their attorneys of record, as set	
5	forth below, hereby stipulate and agree to an extension of the time within which Intercare must	
6	file its supplemental brief from April 11, 2007, up to and including April 18, 2007, based on the	
7	following:	
8	1. On April 2, 2007, the Court ordered Intercare to submit a supplemental brief	
9	within seven (7) days. Pursuant to Federal Rule of Civil Procedure 6(a), Intercare's brief is due	
10	on or before April 11, 2007.	
11	2. Given the complexity of the issues involved in this matter, and the intervening	
12	Good Friday and Easter holidays, an enlargement of time for Intercare to file a supplemental brief	
13	is requested.	
14	3. On February 24, 2006, Cambridge and Intercare stipulated to a three (3) week	
15	extension of time for Intercare to respond to Cambridge's Third-Party Complaint. There has	
16	been no prior stipulation or order extending the time for Intercare to submit the supplemental	
17	brief.	
18	4. The requested extension would not materially effect the schedule for the case.	
19	Based on the foregoing, the parties respectfully request that the court extend the time for	
20	Intercare to file its supplemental brief from April 11, 2007, up to and including April 18, 2007.	
21	IT IS SO STIPULATED.	
22	Dated: April, 2007 DLA PIPER RUDNICK GRAY CARY US LLP	
23		
24	By: Eliot R. Hudson, Bar No. 66251	
25	Jeffrey E. Mitchell, Bar No. 229785 Attorneys for Defendant/Third-Party Plaintiff	
26	CAMBRIDGE INTEGRATED SERVICES GROUP, INC.,	
27	GROOT, INC.,	
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Pursuant to Local Rule 6-2(a), plaintiffs the City and County of San Francisco, San Francisco Municipal Railway, and the State of California (collectively "Plaintiffs"), third-party plaintiff Cambridge Integrated Services Group, Inc. ("Cambridge") and third-party defendant Intercare Insurance Services, Inc. ("Intercare"), by and through their attorneys of record, as set forth below, hereby stipulate and agree to an extension of the time within which Intercare must file its supplemental brief from April 11, 2007, up to and including April 18, 2007, based on the following: 1. On April 2, 2007, the Court ordered Intercare to submit a supplemental brief within seven (7) days. Pursuant to Federal Rule of Civil Procedure 6(a), Intercare's brief is due on or before April 11, 2007. 2. Given the complexity of the issues involved in this matter, and the intervening Good Friday and Easter holidays, an enlargement of time for Intercare to file a supplemental brief is requested. 3.

3. On February 24, 2006, Cambridge and Intercare stipulated to a three (3) week extension of time for Intercare to respond to Cambridge's Third-Party Complaint. There has been no prior stipulation or order extending the time for Intercare to submit the supplemental brief.

The requested extension would not materially effect the schedule for the case.

Based on the foregoing, the parties respectfully request that the court extend the time for Intercare to file its supplemental brief from April 11, 2007, up to and including April 18, 2007. IT IS SO STIPULATED.

Dated; April 9, 2007

DLA PIPER RUDNICK GRAY CARY US LLP

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Eliot R/Hudson, Ber No. 6625!

Jeffrey E. Mitchell, Bar No. 229785

Attorneys for Defendant/Third-Party Plaintiff

CAMBRIDGE INTEGRATED SERVICES

GROUP, INC.,

200000,0000,

By:

ÇAŞE NO. Ç04 1523 VRW

STIPULATION TO EXTEND TIME FOR THIRD-PARTY DEFENDANT INTERCARE TO FILE SUPPLEMENTAL BRIEF; [PROPOSED] ORDER THEREON

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CASE NO. C04 1523 VRW STIPULATION TO EXTEND TIME FOR THIRD-PARTY DEFENDANT INTERCARE TO FILE SUPPLEMENTAL BRIEF; [PROPOSED] ORDER THEREON